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**From:** Wilson, Patrick [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=841477851C614E1981C54C0372591BFE-PWILSON]  
**Sent:** 11/6/2018 11:29:23 PM  
**To:** Windgasse, Gabriele (CDPH-DEODC-EHIB) [Gabriele.Windgasse@cdph.ca.gov]; danny.kwon@cdph.ca.gov  
**CC:** ZIFF, SARA [ZIFF.SARA@EPA.GOV]  
**Subject:** Riverside Ag Park PCB Site - EPA Comments on Draft HC  
**Attachments:** 2018-10-24\_DRAFT\_HC Riverside Neighborhood PCB DRAFT Oct 24 2018-EPA.docx

Good Afternoon Dr. Windgasse,

Thank you very much for the opportunity to provide comments from our review of the draft health consultation prepared for the Riverside Ag Park PCB site. Consistent with your request, we have reviewed this draft for its technical accuracy exclusively.

Gabriele, we did take note that there was no mention of the dioxin-like or co-planar PCB congener sampling & analysis that was conducted at the Ag Park site. EPA initially considered that particular sampling effort to remain a high-priority at this site because of the age of the PCB release, the manner in which the PCBs had been used, and the fact that microbes from the sewage digester likely had the opportunity to metabolize - and thereby influence any residual dioxin-like or co-planar congener content. EPA shared the results of the co-planar or dioxin-like congener content with the DTSC toxicologist & project staff assigned to this site, and we were not able to identify any appreciable influence on the carcinogenic risk-estimate associated with this PCB release.

Please do not hesitate to contact either Sara Ziff or me directly if we can offer additional assistance.

Kind Regards Gabriele...



United States Environmental Protection Agency

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**Patrick Wilson, Ph.D., M.P.H.** [Senior Regional Toxicologist]  
415.972.3354 | wilson.patrick@epa.gov  
US EPA Region IX | 75 Hawthorne St., San Francisco, CA 94105-3901  
<http://www.epa.gov/region9/>  
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